| 1 | KENNETH E. KELLER (SBN 71450) kkeller@kksrr.com | | |
|----|--|--------------------------------------|--|
| 2 | THOMAS H. SLOAN, JR. (SBN 58322) tsloan@kksrr.com MICHAEL D. LISI (SBN 196974) mlisi@kksrr.com | | |
| 3 | WINCHAEL D. LISI (SDIN 1909/4) IIIIISI (WKKSIT, COIII) | | |
| 4 | 114 Sansome Street, 4th Floor | | |
| | Phone: (415) 249-8330 | | |
| 5 | Fax: (415) 249-8333 | | |
| 6 | ATTORNEYS FOR MACROVISION CORPORATION | | |
| 7 | | | |
| 8 | REBECCA EDELSON (SBN150464) redelson@steptoe.com STEPTOE & JOHNSON, LLP | | |
| 9 | 2121 Avenue of the Stars, Suite 2800 | | |
| 10 | Los Angeles, CA 90067 Phone: (310) 734-3200 | | |
| 11 | Fax: (310) 734-3300 | | |
| 12 | STEVEN K. DANGERON (may be a mine analization to be unlimited by a min | | |
| 13 | SCOTT DOYLE (pro hac vice application to be submitted) sdoyle@steptoe.com STEPTOE & JOHNSON, LLP | | |
| | 1330 Connecticut Ave., NW | | |
| 14 | Washington, DC 20036-1795 Phone: (202) 429-3000 | | |
| 15 | Fax: (202) 429-3000 Fax: (202) 429-3902 | | |
| 16 | ATTORNEYS FOR MOTOROLA, INC. AND | | |
| 17 | GENERAL INSTRUMENTS CORPORATION | | |
| 18 | UNITED STATES DISTRICT COURT | | |
| 19 | NORTHERN DISTRICT OF CALIFORNIA | | |
| 20 | SAN FRANCISCO DIVISION | | |
| 21 | SAN FIGURESCO DI VISION | | |
| 22 | MACROVISION CORPORATION, | No. C 07-04209 (SI) | |
| 23 | Plaintiff, | STIPULATION OF DISMISSAL OF | |
| 24 | Vs. | CONSOLIDATED CASES WITHOUT PREJUDICE | |
| 25 | | | |
| 26 | MOTOROLA, INC | | |
| 27 | Defendant | | |
| 28 | 1 | | |
| | | | |
| | STIPULATION OF DISMISSAL OF CONSOLIDATED CASES WITHOUT PREJUDICE | | |
| | CASE NOS: C07-04209 (SI) AND C 07-04617 (SI) | | |

DOC. # CC-167956 V.1

| 1 | (d/b/a Home & Mobility Networks). | No. C 07-04617 (SI) | |
|----------|--|------------------------------------|--|
| 2 | Plaintiff | | |
| 4 | VS | | |
| 5 | MACROVISION CORPORATION, | | |
| . 6 | Defendant | | |
| 7 | | | |
| 8 | IT IS HEREBY STIPULATED by and between Macrovision Corporation | | |
| 9 | ("Macrovision"), Motorola, Inc. ("Motorola"), and General Instruments, Inc. ("GI"), the parties | | |
| 10 | to the above captioned consolidated actions in the United States District Court for the Northern | | |
| 11 | District of California (i.e., General Instrument Corp. v. Macrovision Corp., No. 07-04617 (SI) | | |
| 12 | and Macrovision Corporation v. Motorola, Inc., No. C 07-04209 (SI)) through their designated | | |
| 13 | counsel of record that those consolidated actions are hereby dismissed without prejudice | | |
| 14 | pursuant to FRCP 41(a)(1), each party to bear its own costs and attorneys' fees incurred in | | |
| 15 | connection with those consolidated actions. | | |
| 16 | | | |
| 17 | Dated: October <u>10</u> , 2007 KRIEG, KEL | LER, SLOAN, REILLEY & ROMAN LLP | |
| 18 | By: | M View | |
| 19 20 | 11 | nel D. Lisi | |
| 21 | | neys for ROVISION CORPORATION | |
| 22 | | | |
| 23 | Dated: October 10, 2007 STEPTOE & | JOHNSON, LLP | |
| 24 | Rol | bus Elles | |
| 25 | By: | ca Edelson | |
| 26 | | eys for DROLA, INC. and GENERAL | |
| 27 | | RUMENT CORPORATION | |
| 28 | 2 | | |
| | STIPULATION OF DISMISSAL OF CONSOLIDA | ATED CASES WITHOUT PREJUDICE | |
| | CASE NOS: C07-04209 (SI) A | | |
| | DOC # CC-167956 V 1 | | |

DOC. # CC-167956 V.1